Laborate Paparente Peducico Accidi 1935, no portensi are required vi populati i a conscienció de formación de delegión a vala CAR contribución.

Application No. /Patent No.: 7,209,920 Fiber Having Higher SPOT AREA  Sherine Technologies Limited
DISPERSION OPTIMIZED FISER HAVING HIGHER SPOT AREA  Siertile Technologies Limited  Corporation  An excipred of the entire right, title, and interest in:  (The extent (by parcentage) of the content in the entire sold interest in
Sierlise Technologies Limited 3 Corporation  Parad Assignment See entire right, tiles, and interest in:  2.
Constant and the service of the service of the service of the service of the point the entropy of (a complete sensor more
The assigned of the entire right, title, and interest in the particular in the entire right, title, and interest in the entire right, title, and interest in the entire right. The extent (by percentage) of the connection interest in the entirety of (a complete sessionnent from one of the joint leventors was made).  The paramitapplication/patent identified above, by virtue of alther:  A.   An assignment was recorded in
2. In easignee of less than the entire right, the, and interest in  (The extent (by percentage) of its ownership interest in
The sident (by percentage) of the connecting interest in
The point application patent identified above, by virtue of other:  A.   An assignment was recorded in
A.   An assignment from the inventor(s) of the peleral epplication/potent identified above. The assignment was recorded in
A.   An assignment from the inventor(s) of the polarit application/polarit identified above. The assignment was recorded in
the United States Patent and Trademark Office at Rine, Frame, or for which a supply therefore is attached.  CMR
S. A cheer of the from the inventor(s), of the potent application/puters identified above, to the current sesignee as follows:
1. Freeze
The decoment was recorded in the United States Peters and Trademark Office at Real
% Prom:
The dopument was recorded in the United States Patent and Trademark Office at
Real
3. From:
The document was recorded in the United States Petert and Trademark Office at
Real
Additional documents in the chain of title are listed on a supplemental sheet(s).
As accuractly a CFR 3.73(b)(1)(), the documentary evidence of the chain of tills from the original owner to the assignee was, or concurrently is being, submitted for recordation pursuant to 37 CFR 3.11.
PACTE: A separate copy (i.e., a true copy of the original assignment cocumulation) must be authorited to Assignment Division in accordance with 37 CFS Part 2, page (2,7%, page) promot in the records of the USPTO, Sage MPEP 302.06)
The undersigned (whose the is supplied below) is judy depoted to act on behalf of the assigner.
Signature  CHIEF MANAGER
Dr. H.R. BAHU Protect of Typed Name  The Protect

Control of Control of States of the Control of Contr Star Patientes, P.O., Star. 1400, Adecided des, VA. 22313-1400.

## Privacy Act Statement

The Privacy Act of 1974 (P.L. 93-579) requires that you be given cortain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be arrived that, (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2): (2) furnishing of the information actioned is voluntary. and (3) the principal purpose for which the information is used by the U.S. Patent and Trademork Office is to process and/or examine your submission related to a patent application or patent. If you do not formich the requested information, the U.S. Palent and Trademark Officer may not be able to process and/or oximina your autorission, which may need in termination of proceedings or absorberment of the application or experience of the parent.

The information provided by you in this form will be subject to the following roughe uses:

1. The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (\$ U.S.C. 552) and the Privacy Act (5 U.S.C 552a), Records from this system of records may be discoved to the Department of Justice to determine whether discrepance of these records is required by the Projectors of Information Act.

A record from this system of records may be disclosed, so a reatise use, in the course of presenting evidence to a court, magistrate, or administrative bibunat, including disclosures to

opposing counted in the course of eatherness regardences.

3. A facord in this system of records may be disclosed, as a rectine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the eutpect matter of the

4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having meet for the information in order to partiem a contract. Recipients of information shall be required to comply with the requirements of the Pavacy Act of 1974, as

amended, cursuant to 5 U.S.C. 552a(m).

5. A record related to an international Application filed order the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Sursau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Yearly,

6. A record in this system of records may be disclosed, as a mutine use, to another tederal agency for purposes of National Security review (35 U.S.C. 181) and for review purposed to

the Albric Energy Act (42 U.S.C. 218(c)).

7. A Record from this system of records may be disclosed, as a motion use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend in provincions in records management practices and programs, under authority of 44 U.S.C. 2004 and 2006. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., OSA or Commerce) directive. Such disclosure shell not 

8. A record from this system of records may be disclosed, as a routine use, to the public after alther publication of the application pursuant to 35 U.S.C. (22(b) or issuence of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an

leaded patent.

 A record from this system of records may be disclosed, so a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes purply of a violation or potential violation of law or reculation.